

## IRON RATES ARE ALSO THE AIR

Wool Men Believe Present High Tariff Will Not Stand.

### HARRIMAN PEOPLE ACTIVE

SEVERAL SHORT LINE OFFICIALS ENJOY THE PACIFIC.

Tariff rates are still the absorbing topic among the wool growers. They can't forget it and they don't want to until a more favorable prospect is apparent. The local systems are still rating on last year's basis, but wool growers do not believe this rate will remain in force when the shipments begin unless the eastern roads restate the old tariff. They are confident that in spite of the present ratings, the local lines will not absorb the raise of 18 1/2 cents. A wool buyer said yesterday:

"They may talk the old rate now. There is no wool to ship and they can't talk anything, but if the eastern tariff prevails they will advance the rate. It would not be good business principle for the western roads to take up the slack. If they did it in the case of wool, the eastern roads would advance on other articles and they would have to make the same concessions in the other lines. The eastern roads tried to raise the rates on wool once before, but they could not make it work. Two cents per pound is a stiff rate anyway, and if a change is made in the schedule it ought to be the other way. The western roads have a moral taint. It is true, but the eastern lines have the longest haul and they get just one-third what the western lines receive."

"Iron rates have already been put up 10 per cent by the western roads. Up to Jan. 1, cut rates prevailed, but since that time the rate has been advanced 10 per cent over the regular schedule."

"These rates are also considered altogether too high. They were high before the advance, and are effective on all lines to the Mississippi. There is a great deal of kicking over this rate, but the howl has not been so loud as over the wool question. I don't think the wool rate can be maintained. It will not be for the interests of the roads to keep up the rate and then the tariff will be sharply fought by the people who are immediately interested in wool."

It is believed that the increased rate will have the effect of reducing the purchases of wool for future delivery, although advance sales are never heavy at any time.

### HARRIMAN MEN CONFER.

Some Are on the Coast and Some in Denver.

The activity among the officials in the different departments of the Harriman lines at this time has given rise to considerable speculation. M. Schumacher, acting traffic manager of the Short Line, left for the coast several days ago, and while the fact of his trip at this time may have no special significance, it occasions comment coming in connection with other similar movements.

A passenger men of the coast are in Denver, where a conference of the officials of this department of the Harriman lines is being held. J. P. Dunn, superintendent of motive power and machinery for the Short Line, is on the coast and has been attending a meeting of the master mechanics of the Harriman system. It also happens that General Manager W. H. Bancroft is on the coast on a pleasure trip. These circumstances may have no significance other than a general review and comparison of the various affairs of the systems, but they are of sufficient importance to create comment.

### ERROR OR DECEPTION.

Minority Stockholders Want Southern Pacific Operated Separately.

New York, March 23.—Talbot, Taylor & Co., representing J. R. Keene, manager of the Southern Pacific, issued a statement today which contained the following:

"Either there is a mistaken idea regarding the position taken by the minority stockholders of the Southern Pacific company or a determined effort is being made to cloud the issue and prevent the stockholders from understanding the position of the company. The minority stockholders are not directed towards forcing a dividend upon Southern Pacific stock, nor towards any other action, but are simply desiring that the Southern Pacific be run entirely in the interest of all the stockholders of the Southern Pacific company."

### TO IMPROVE NEAR BUTTE.

Oregon Short Line Has Engineers Working on Grade.

Butte, Mont., March 23.—The Oregon Short Line railway company has in contemplation extensive improvements in its roadbed in the vicinity of Butte to accommodate the constantly increasing traffic. It is expected that a large sum of money will be spent upon the roadbed between Dillon and this city during the present year.

The improvements will consist of reducing grades, and in some instances building new pieces of work to get around heavy grades. The company has had some engineers in the field for several weeks looking over the proposed improvements and estimating the cost.

### Officials Out of Town.

Four of the officials of the Oregon Short Line are taking life easy on the coast. Vice President Bancroft is being fanned by the balmy breezes of the Pacific ocean. J. P. Dunn is taking a few days' rest there. T. M. Schumacher will spend a few days in California. D. E. Burley is somewhere between the coast and Honolulu. Superintendent Calvin is also out of town and was on the line on a tour of inspection. The work on the Malad Valley line will probably receive considerable attention and will make it necessary to have the general superintendent inspect the work often.

### WEDDED IN ST. LOUIS.

Marriage Follows Soon After the Announcement of Betrothal.

Following closely upon the announcement of the betrothal of J. O. Reber and Miss Florence Ernest of Denver comes the announcement of their marriage at St. Louis. The announcement of the wedding was telegraphed to Denver and is understood to have been a surprise to all but the parents of the bride.

Owing to the business connections of Mr. Ernest with the world's fair, Mr. and Mrs. Ernest spent considerable time in St. Louis. They were married in the parlors of the Southern hotel, where they were stopping. They will visit in Denver, stopping for a short time to visit Mr. Reber's parents in Kansas.

Dr. E. A. Tripp has moved his office to 37 and 39 Hooper block, East First South.

## ROMNEY JURY HIS SWORN IN

It Required Four Venires to Find the Eight Men.

### TESTIMONY BEGINS TODAY

DEFENDANT WILL TRY TO PROVE SELF DEFENSE.

A jury of eight men has been secured to try Miles W. Romney on the charge of murder in the second degree in the shooting of Harry Strong in the former's saloon on Second South street, on Sunday afternoon, Sept. 14, 1902. The last taleman was "passed for cause" about 4:30 o'clock yesterday afternoon, and three minutes later the defense and prosecution had notified Judge Hall that the jury was acceptable to them. The men were then sworn, and exempted until 10 o'clock this morning, when the case of the state will be presented by District Attorney Dennis C. Eichnor. The men who will try the case follow:

#### The Eight Jurors Selected.

D. C. Burrows, C. E. Bennett, William Cutler, W. E. Andrew, James N. Knuckey, Clem Bagley, Henry Kirkman, and Henry Wallace.

It required four days devoted exclusively to the examination of four special venires before eight men could be found who proved acceptable to both the defense and the prosecution. The first two venires were of twenty-five names each. The third consisted of fifty. It was exhausted shortly after 11 o'clock yesterday morning, and a fourth, of twenty-five names, was then sworn. All those who could be found and reported to the court at 3 o'clock had been examined with the exception of two, when the jury box was satisfactorily filled.

When court convened at 10 o'clock, Arthur L. Davis, who had proven acceptable to both sides, was excused by the court upon the presentation of a medical certificate. The third consisted of fifty. It was exhausted shortly after 11 o'clock yesterday morning, and a fourth, of twenty-five names, was then sworn. All those who could be found and reported to the court at 3 o'clock had been examined with the exception of two, when the jury box was satisfactorily filled.

Jury Is Completed.

About 4 o'clock the defense said it was satisfied with the jury as it stood. But District Attorney Eichnor saw two faces which did not "look good" to him, and they were excused. It took half an hour to fill their places.

The defense had not determined when court took a recess yesterday whether it would present its case after the state makes its opening statement today, or whether it would present its side after the prosecution rests.

The defense will set up the plea of self defense. The state will attempt to prove an unprovoked assault by Romney upon Strong. It is not thought that more than three days will be consumed in the submitting of testimony and the presentation of the case to the jury.

### WESTS MARRIED IN HASTE.

Now They See Errors of Their Way, and Seek a Divorce.

That well known love story, "Marry in Haste; Repent at Leisure," is related in a very few words in the action for a divorce brought in the district court by Martin West against Emiline West. The case is made further unique by the fact that the husband, in his complaint, pays tribute to the wife's pretty compliments relative to her facial beauty, physical perfection and natural lovely disposition. The troubles of the couple are told in section 5 of the complaint, which reads as follows:

"That said marriage contract was consummated at the time aforesaid in a hurried manner without either being well acquainted with the other, and the defendant was and is a comely and prepossessing person in appearance and to one whom she could and would give to him due consideration, would and could be a lovely and affectionate wife, but to the plaintiff said defendant exhibited nothing but scorn and contempt, and by acts and demeanor rendered her life with her unbearable and intolerable in violence to her health and mind, and of causing great mental distress to the plaintiff."

The couple were married at Bushnell, Ill., March 2, 1902, while the plaintiff was "temporarily in said state on business." A post-nuptial contract was entered into "by which the several estates of each should in no way or at any time be interfered with by the other, and that no claim or demand should in any way or at any time be claimed by either upon the other's property or effects."

### SAYS HIS WIFE WAS INSANE.

For That Reason G. L. Russell Seeks a Divorce.

George L. Russell seeks a divorce from Lilly Russell on the ground that she was insane at the time of their marriage. The ceremony was performed at Ouray, Colo., Feb. 13, 1899, and was solemnized by Virgil Thompson, duly authorized to officiate. The husband states that his wife is now in the asylum at Provo, and asks the court to appoint a guardian ad litem to defend her in the action which he has brought.

In her application for a divorce, Corinne Schaefer accuses her husband, Alfred Schaefer, of extreme cruelty and of making threats to take human lives by the wholesale. In January, 1902, she alleges that he threatened to kill her and then take his own life. On June 30 of that year she gave birth to a child, which died a few hours after birth. The next day while sick in bed, Mrs. Schaefer alleges that her husband put his clenched fist in her face and said he would not only take her life, but would also take the life of the child. They were married in Denver, Colo., Oct. 5, 1898.

### SUPREME COURT DECISIONS.

Two Appeals Were Yesterday Disposed of by That Tribunal.

The supreme court handed down two decisions yesterday, the cases in both instances being unimportant as regards the legal questions involved and the amounts responsible for the actions.

In the suit of the Deseret National bank vs. Ed. Kidd and E. J. 1902, an action of replevin, involving about 700 head of sheep, the district court was reversed and the action remanded for a new trial. The bank lost its suit in the lower court.

John Tasanen, deceased, and the Diamond Coal & Coke company vs. Utah Savings & Trust company et al. was the title of the second case. It was an appeal from an order of the district court refusing to set aside an order appointing the trust company as administrator of the estate of Tasanen, who was killed in the mines of the coal company. The supreme court sustained the action of the district court.

The first opinion was written by Chief Justice Bush, and the latter by District Judge Booth.

## MANY EXPOSED TO SMALL POX

J. Green of Murray Rode Into Town in Crowded Car.

### AUTHORITIES SENT HIM BACK

DENIED HIM ADMITTANCE INTO ISOLATION HOSPITAL.

An unsuccessful attempt was made by the Murray authorities yesterday to induce the local board of health to care for James Green in the isolation hospital. He has a well defined case of smallpox. When Health Commissioner J. C. E. King ascertained that Green was from Murray, he gave instructions to have the man returned to that city at once, and his orders were complied with.

According to his story, Green came up to Salt Lake on the advice of certain parties who said he could thereby gain an entrance into the isolation hospital. Apparently without taking into consideration the fact that he was exposing those whom he might come in contact with by so doing, Green boarded a Murray car, and came to the city. After wandering around for a while he met an officer and blundered the information that he had smallpox and wanted to know what he was to do about it.

#### Sent Back to Murray.

Keeping a safe distance from the man, the officer marched him to the vacant lot near the police station and notified Health Officer King. The latter gave Green a careful examination, confirmed his statement that he had smallpox, and learning that he had been sent up from Murray, that he might gain an entrance into the hospital near the mouth of Emigration canyon, ordered him sent back home. The isolation hospital ambulance took him as far as Twelfth South street.

Several years ago, when Salt Lake was free from smallpox, a man from Murray with a genuine case of smallpox rode into the city on a bicycle. The health board took care of him at a great expense. When Murray was asked to liquidate the bill, a negative response was received. Two weeks after the man arrived in the city, fifteen cases of that disease had been reported to the board.

The board is apprehensive that the visit of Green may have the same results. There is every reason to believe that it will, for the car which the man occupied on his trip carried about sixty passengers off and on between the two cities.

#### Six Other Cases Reported.

Six other cases of smallpox were yesterday reported to the board. Three of them are in the Schultz family, which resides at 843 Lincoln avenue, southeast, which is now under quarantine. On the 9th inst., Edward Schultz, aged 19, was taken ill with the disease. The other members of the family refused to be vaccinated. The result is that the following now have the disease:

Stella Schultz, aged 15; Lottie, aged 5, and Susanna, 14 months of age.

The other cases yesterday reported to the board follow:

Emma Schimlin, aged 40, rear of 722 South Main street.

Floyd, aged 5, 845 Lincoln avenue, southeast; Henry A. Woodmansee, aged 40, 346 South Fourth West street.

### MADE EIGHT NEW LAWS.

The Governor Affixes His Signature to That Many Bills.

Governor H. M. Wells made eight new laws yesterday by signing that number of bills which were passed by the legislature and sent to him for his consideration and approval. The governor now has less than a score of bills on his desk. Those which he signed yesterday are as follows:

Senate Bill No. 194—An act to amend section 511 of the Revised Statutes of Utah, 1896, relative to the general powers of the board of county commissioners.

Senate Bill No. 68—An act making it unlawful to injure, obstruct or destroy any line erected or constructed for the transmission of electrical current, or appurtenances or appliances connected therewith; or to set any fire that shall result in the destruction of the same.

Senate Bill No. 55—An act to define conditions of child dependency, neglect and ill-treatment and to prescribe methods for the protection, disposition and supervision of dependent, neglected and ill-treated children within the state of Utah and to prescribe punishment for such persons as are responsible for the maintenance and relief of the ill-treated child.

Senate Bill No. 196—An act to amend section 2508 of the Revised Statutes of Utah, 1896, relative to the general powers of the board of county commissioners.

House Bill No. 166—Providing for the establishment, construction and maintenance of a system of state highways.

House Bill No. 199—An act amending sections 3, 8, 11, 18, 20 and 22 of chapter 112, laws of Utah, 1901, relating to the change of venue in civil and criminal actions in municipal courts.

Senate Bill No. 198—An act to amend chapter 107, laws of Utah, 1901, enumerating precinct officers, providing for the division of counties for the purpose of electing precinct officers, creating city courts in cities of the second class.

Senate Resolution No. 8—Providing for the appointment of a commission consisting of three persons, to be associated with the attorney general, for the purpose of drafting a bill contemplating a uniform system of taxation to be submitted to the next legislature.

### WOMAN'S SUDDEN DEATH.

Heart Disease Carried Away Mrs. Johnson Yesterday.

Death came suddenly yesterday to Mrs. Eliza A. Johnson, mother of Ben Johnson, the attorney, at the home of Mrs. Campbell, on the corner of Center and Apricot streets, about 3 o'clock in the afternoon. Mrs. Johnson had been suffering for several days from heart trouble and yesterday afternoon complained of feeling worse. About 3 o'clock she went over to the house of Mrs. Campbell, a neighbor, and as she entered the house remarked that she felt a little better. She was sitting on a sofa when she suddenly fell to the floor and died within a few minutes. The coroner was summoned and after an examination pronounced death due to heart failure.

Mrs. Johnson had lived in this city a number of years and was very well known and highly respected. Most of her friends were unaware of her illness and will be greatly shocked to learn of her sudden death. The body was taken to Joseph W. Taylor's funeral home, where the funeral will be held on Wednesday. The funeral notice will be announced later.

## ELDER TIMPSON RAISED A RIOT

Mormon Roughly Handled by Philadelphia Women.

### EJECTED HIM FROM MEETING

HISSED AND YELLED AND RAISED A ROW.

The scene enacted in the Methodist church in Philadelphia a few days ago when Elder Nephi S. Timpson of this city was bodily ejected from a meeting of the Methodist Women's Home Missions society, reached the magnitude of a riot, according to a lengthy story of the incident in the Philadelphia North American of last Tuesday. When the Mormon missionary attempted to answer the charges, he was roughly handled by the women.

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Dr. Sarah Elliott, Who Delivered the Tirade Against Mormons.

Dr. Sarah Elliott, the half-thousand women present hissed him and cried "Throw him out."

In the excitement gray-haired grandmothers and young girls climbed upon the backs of the benches with as much confusion as though a mouse had been discovered on the rampage. While cries and hisses sounded from every part of the room, a half-dozen strong women took the elder and pushed him down the stairway to the street. The elder was threatened with arrest, and a doctor who interceded in behalf of the missionary was threatened with the same treatment if he didn't keep his mouth closed. The excitement was intense, and the incident probably has not a parallel in the history of women's meetings in this country.

#### She Scored the Mormons.

The address which Elder Timpson attempted to answer was one by Dr. Elliott on Mormon teachings, in which she said:

"They teach that Christ was a polygamist; that he was married to two women, and they say if he was not married to them then he was a very bad man. But their doctrine is that he was married to both, and that he therefore sanctioned plural marriages. They teach that a man may become a god by raising a large family, and that to raise a family which is not a Mormon is a crime. They teach that a man may become a god by raising a large family, and that to raise a family which is not a Mormon is a crime. They teach that a man may become a god by raising a large family, and that to raise a family which is not a Mormon is a crime."

Elder Timpson stood near the door in the rear of the room and at the close of the address announced that he was a Mormon and would like to answer the charges made by Mrs. Elliott. The women who stood near him, according to the story, began to move away. There was a low murmur that finally broke into hisses and cries of "put him out."

The women began to crawl upon the seats and press toward the elder. The latter raised his voice in denial of the charges of Dr. Elliott, but this only added to the excitement, and his voice was drowned by the cries of the women.

"Put Him Out," They Cried.

"How dare he come here! How dare he speak to us! He is a Mormon! Put him out! Put him out! Put him out!"

These and other exclamations were shouted. The voice of Elder Timpson was completely drowned. Nevertheless he stood his ground. His dogged perseverance increased the anger of the women, and by a sudden impulse those who stood in the rear of the room rushed forward and forced him half-way down the stairs.

He offered no physical resistance, but stood midway on the stairs when he was attracted by the turmoil in the auditorium, and who was running up the stairs to find out what had happened. The clerkman caught Timpson by the arm and exclaimed:

"You must get out of here or I will have you arrested."

Still trembling, still pale and apparently badly frightened, says the North American, the Mormon hesitated to move toward the street, and, in fact, placed one foot on an upper step.

He did so a number of the more excited women hurried down the stairs and changed the elder's course. He was pushed to the lower hallway, where he took his stand. Dr. Cochrane rushed to his support, for the women had followed him to the foot of the stairs, and were about to lay hands on him again.

"Don't, don't!" the doctor exclaimed. "Don't do that, it is inhuman!"

Sole Defender Is Threatened.

But the physician was brushed aside, and Timpson was hustled to the outer door.

"You would burn a man at the stake if you dared," Dr. Cochrane exclaimed. "Are you a Mormon, too?" one of the women inquired in a most aggressive manner.

"No."

"If you are we'll put you out, too," she interrupted.

"I'm not," the physician protested, "but I believe in humanity—in fair play."

It was a few minutes later that he repeated this same sentiment in the presence of the Rev. G. Bickley Burns, who promptly warned him to keep his opinions to himself.

After the incident Elder Timpson said in relation to the action against him: "I don't think the women of doing wrong, for they believe that they are doing the work of the Master, but I think they are less charitable than the scriptures teach. I would not accuse Dr. Elliott of intentionally teaching things which are false, but she is surely misinformed. I have nothing but charity for these women, good women as I believe they are, who used physical violence toward one who went to them, not to preach, not to proselyte, but to defend his faith against an attack which, I believe, was unintentionally unjust."

Answered a Challenge.

Another elder, seen the next day, explained Elder Timpson's presence at the meeting in the following words: "Elder Timpson is a member of the church, 'did not go to the meeting with any purpose of causing a disagreeable scene, nor with the intention of trying to speak. He only wished to hear what Dr. Sarah J. Elliott had to say. In the course of her remarks she defied any one to deny her statements in derogation of the Mormon church and the Mormon people. It was this challenge which determined Elder Timpson to reply to her. They went back on her challenge. They would not allow him a hearing."

was entered by burglars Sunday night and \$90 in cash and about \$175 worth of jewelry taken from the place. The occupants of the house were away at the time and upon their return found the house had been ransacked and the above mentioned articles taken. The work was evidently that of an experienced burglar and much resembles the job committed on the afternoon of the same day at the residence of William Anderson, 1278 West First South street.

### BURGULARS MAKE A HAUL.

Secure Money and Jewelry From Residence of C. P. Miller.

The residence of C. P. Miller at Twelfth South and Fifth East streets

## A ST. PAUL WOMAN'S GRATITUDE.

Kickapoo Indian Sagwa Saved Her Sister's Life and Cured Her.

Mrs. Annie Johnson, Vice-President of the East End Social Economic Club, and Inner Guard of Royal Neighbors Lodge No. 165, cured of Scrofula, and her Sister of Diabetes, by Kickapoo Indian Sagwa, the Guaranteed Vegetable Remedy.



MRS. ANNIE JOHNSON, 619 Lawson Street, St. Paul, Minn.

### KICKAPOO INDIAN MEDICINE CO.

Gentlemen:—I always enjoyed good health until about three years ago, when my strength seemed to leave me. I had acute twinges of pain in the back and steady exhaustive aches. My eyes felt weak and the eyesight impaired. The doctor said it was Scrofula and that I must take a course of treatment. I had little faith, however, in doctors, but a strong faith in Kickapoo Sagwa, as it saved my sister's life when she suffered with Diabetes and Kidney Trouble. Within ten days after commencing to take Sagwa I found great relief, and am so pleased to say that under a month I was entirely well again. I can attend to all my duties and work seems but play since I have my health back. Your Sagwa is certainly a wonderful medicine, and I gladly give it the highest endorsement that I can.

MRS. ANNIE JOHNSON.

619 Lawson Street, St. Paul, Minn.

Scrofula is one of the most difficult diseases to drive from the human system. Few remedies will do it, but Kickapoo Indian Sagwa will, and it won't leave any unpleasant after-effects, as all mineral medicines do. Keep your blood pure and healthy and you will be well and strong. Most all common ailments such as Rheumatism, Nervous Debility, Boils, Eczema, Salt Rheum, Erysipelas, Constipation, Dyspepsia, Inactive Kidneys, Backache, Biliousness, Loss of Appetite, Pimples, Muddy Complexion, Sleeplessness, and lack of energy and ambition all start from poor blood. They are the advance agents of disease, and indicate impure blood and derangement of the system. The secret of health is pure blood. Healthy blood means a healthy being. Kickapoo Sagwa makes rich, red blood. It is a purely vegetable preparation of roots, herbs, barks and gums. Nature's own remedy for all diseases of the Liver, Kidneys, Stomach and Heart. It purifies and enriches the blood, stimulates the liver and kidneys, and restores them to a normal condition. In stomach troubles it increases the secretion of gastric juices and repairs the inroads of dyspepsia and indigestion. If you are suffering from any of the everyday ills of life, Kickapoo Indian Sagwa will cure you. Sagwa is for sale at all druggists. 50 cents and \$1.00 a bottle.

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